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**UNITED STATES DISTRICT COURT**

## DISTRICT OF NEVADA

11 ORACLE USA, INC., a Colorado  
12 corporation; ORACLE AMERICA, INC., a  
13 Delaware corporation; and ORACLE  
INTERNATIONAL CORPORATION, a  
California corporation,

Case No. 2:10-cv-00106-LRH-VCF

## [PROPOSED] DISCOVERY PLAN AND SCHEDULING ORDER

14 || Plaintiffs.

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16 RIMINI STREET, INC., a Nevada  
17 corporation; and SETH RAVIN, an  
individual,

## Defendants.

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[PROPOSED] ORDER

## [PROPOSED] ORDER

Pending before this Court is the Joint Proposed Discovery Plan submitted by Plaintiffs Oracle America, Inc. and Oracle International Corp. (collectively, “Oracle”) and Defendants Rimini Street, Inc. and Seth Ravin (collectively, “Rimini”; all parties collectively, “Parties”). Having considered the Parties’ respective positions therein, and good cause existing:

IT IS HEREBY ORDERED THAT DISCOVERY IS SCHEDULED AS SET FORTH  
BELOW:

Deadlines	Oracle Proposal
Deadline to serve first round of written discovery	May 6, 2019
Deadline to complete production of documents in response to first round of document requests	June 24, 2019
Deadline to serve final written discovery	July 8, 2019
Close of fact discovery	August 27, 2019
Expert disclosures	September 4, 2019
Expert rebuttal disclosures	September 11, 2019
Close of expert discovery	September 18, 2019
Deadline to file motion for order to show cause/contempt motion	September 30, 2019

Type of Discovery	Oracle Proposal
Requests for production	20
Requests for inspection	5
Interrogatories	12
Depositions (fact witnesses)	5
Depositions (non-party)	5

Type of Discovery	Oracle Proposal
Requests for admission <sup>1</sup>	35
Third-party subpoenas	10

IT IS SO ORDERED.

DATED: , 2019

By: \_\_\_\_\_  
Hon. Cam Ferenbach  
United States Magistrate Judge

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<sup>1</sup> Oracle proposes that this limit not apply to RFAs used to authenticate documents, which should instead be unlimited.